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Washington, D.C.

ELIAS C. ALVORD (1942) ELLSWORTH C. ALVORD (1964)

OF COUNSEL

URBAN A. LESTER

(202) 393-2266

20006-2973

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June 18, 1999

RECORDATION NO

JUN 1 8 '99

1-15PM

Mr. Vernon A. Williams Secretary Surface Transportation Board Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of a Lease Supplement No. 2 and Acceptance Notice, both dated as of June 18, 1999, and both secondary documents as defined in the Board's Rules for the Recordation of Documents.

The enclosed documents relate to the Equipment Lease Agreement which was previously filed with the Board under Recordation Number 22180.

The names and addresses of the parties to the enclosed documents are:

Lessor:

First Security Bank

79 South Main Street

Salt Lake City, Utah 84111

Lessee:

Alabama Power Company

600 North 18th Street

Birmingham, Alabama 35203

A description of the railroad equipment covered by the enclosed documents is:

set forth on Schedule I attached hereto



Mr. Vernon A. Williams June 18, 1999 Page 2

Also enclosed is a check in the amount of \$52.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed documents to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/bg Enclosures

SCHEDULE I

JHMX 991501 through JHMX 991560

JHMX 991201 through JHMX 991320

LEASE SUPPLEMENT NO. 2

RECORDATION NO. 22180-C

(This is counterpart no. ____ of five serially numbered manually executed counterparts)

JUN 1 8 '99

1-15 PM

This Lease Supplement is executed pursuant to, and incorporates by reference all of the terms, conditions and provisions of, the Equipment Leasing Agreement dated as of June 4, 1999 between the undersigned as the Lessor and the Lessee (herein, as amended and supplemented from time to time, called the "Lease").

All capitalized terms used herein which are not defined herein shall have the meaning given to such terms in the Lease.

- 1. <u>Description and Quantity of Items of Equipment covered by this Lease Supplement</u>: 180 railcars scheduled to be delivered on June 18, 1999, described and also identified by identification number on Schedule 1 hereto and Schedule 1 to the Restated Lease Supplement. The manufacturer, model numbers, specifications and serial numbers of all of the Equipment subject to this Lease Supplement will be listed in the Acceptance Notice(s). The actual number of Items of Equipment that the Lessor will purchase and lease under this Lease Supplement will be the total shown in all Acceptance Notices, as determined by the Lessee and the Lessor.
- 2. <u>Lease Acceptance</u>: Each Item of Equipment will be delivered by the Lessor to the Lessee under this Lease Supplement after delivery of the Equipment by the manufacturer. Such delivery will be evidenced by an Acceptance Notice which shall, among other things: (a) state the total number of Items of Equipment and the aggregate Equipment Cost of the Equipment being delivered pursuant thereto; (b) state the Interim Rent for each Item of Equipment being delivered (as further described below under Interim Rent); and (c) in Schedule 1 thereto, list the manufacturer, model number, serial number and other specifications of the Equipment being delivered and the Equipment Cost of each Item of Equipment. Upon its execution and delivery, each Acceptance Notice shall be incorporated by reference herein and form a part of this Lease Supplement. The date of the Acceptance Notice shall be the Acceptance Date of each Item of Equipment subject thereto.
- 3. <u>Equipment Cost</u>: The aggregate Equipment Cost for all Items of Equipment delivered pursuant to this Lease Supplement shall be the sum of the aggregate Equipment Cost stated in all Acceptance Notices with respect to Equipment subject to this Lease Supplement.
- 4. <u>Funding Notice</u>: Upon not less than two (2) Business Days' prior written notice from the Lessee, the Lessor will fund the Equipment Cost, in amounts not less than \$2 million, provided that it has received a Bill of Sale and invoice from the manufacturer to the Lessor for such Items of Equipment and an Acceptance Notice and that the other terms and conditions stated in the Lease and this Lease Supplement to such funding have been satisfied.
- 5. <u>Basic Term</u>: Seven years, commencing on the Basic Term Commencement Date.

- Basic Rent: Basic Rent for each Item of Equipment shall be determined based on the Applicable Rate in effect two (2) Business Days prior to the Basic Term Commencement Date and shall be equal to the relevant Interest Component plus the Principal Component for such Item of Equipment, such components to be determined by dividing (x) such components for all Items of Equipment, as set forth on Schedule III of the Restated Lease Supplement, by (y) the total number of Items of Equipment covered by the Restated Lease Supplement. The Basic Rent shall be payable in semi-annual installments during the Basic Term on the Rent Payment Dates, as set forth in the Restated Lease Supplement.
- 7. Basic Term Commencement Date shall be _______, 1999.
- 8. <u>Interim Term</u>: Commencing on the Funding Date and ending one (1) day prior to the Basic Term Commencement Date.
- 9. <u>Interim Rent</u>: For the Items of Equipment delivered under each Acceptance Notice, an amount equal to the sum of the product of the Applicable Rate stated in each Acceptance Notice times the total Equipment Cost of such Items of Equipment divided by 360, as calculated for each day of the Interim Term (such calculation to be made on the basis of actual days elapsed on the basis of a 30-day month).
- 10. <u>Casualty Loss Values</u>: For any date, the amount determined by multiplying the Equipment Cost of the relevant Item of Equipment (i) during the Interim Term, by 100% or (ii) during the Basic Term, by the percentage set forth opposite each Casualty Loss Value Payment Date as set forth on Schedule I to the Restated Lease Supplement.

Casualty Loss Values for each Rent Payment Date during the Basic Term shall be determined two Business Days before the Basic Term Commencement Date using the same factors used to establish Basic Rent and will be stated in Schedule I to the Restated Lease Supplement.

11. Certain Values:

Expiration of:	Maximum Lessee Risk Percentage:*	Maximum Lessor Risk Percentage:*	End-of-Term Purchase Option Amount:*
Basic Term	51.50%	18.50%	70%

^{*}Expressed as a percentage of the Equipment Cost of each Item of Equipment

12. Restated Lease Supplement. On or about the Basic Term Commencement Date, the Lessor shall deliver a Restated Lease Supplement to the Lessee, which will: (a) state in Schedule 1 the aggregate Equipment Cost for all of the Items of Equipment subject to this Lease Supplement; (b) state in Schedule III the relevant Interest Component and Principal Component for each installment of Basic Rent; and (c) state in Schedule I thereto the percentage used in determining the Casualty Loss Value for each Item of Equipment subject to this Lease Supplement for each Casualty Loss Value Payment Date. Schedules I and III to the Restated Lease Supplement shall be calculated as provided above under Basic Rent and Casualty Loss Values. Upon its delivery, the Restated Lease Supplement shall supersede and replace this Lease Supplement and each of

the Acceptance Notices delivered hereunder and shall be the "Lease Supplement" for all purposes of the Lease.

The Lessor shall make such filings under Section 3 of the Lease as it shall reasonably determine are necessary or prudent of or with respect to the Restated Lease Supplement.

- 13. THIS LEASE SUPPLEMENT AND ITS TERMS AND CONDITIONS ARE HEREBY INCORPORATED BY REFERENCE IN THE LEASE.
- 14. THIS LEASE SUPPLEMENT ALONG WITH A CERTIFIED COPY OF THE LEASE SHALL CONSTITUTE CHATTEL PAPER FOR PURPOSES OF THE UNIFORM COMMERCIAL CODE. NO SECURITY INTEREST IN THE LEASE MAY BE CREATED THROUGH THE TRANSFER OF POSSESSION OF ANY COUNTERPART OTHER THAN COUNTERPART NO. 1 OF THIS LEASE SUPPLEMENT.

IN WITNESS WHEREOF, the parties hereto have caused this Lease Supplement to be duly executed by their duly authorized representatives as of the 18th day of June, 1999.

	Lessee.
Attest:	ALABAMA POWER COMPANY
By: Patry B. Southerland Name: Patry B. Souther land Title: Assistant Secretary (Corporate Seal)	By: William B. Hutchins, III Title: Executive Vice President, Chief Financial Officer & Treasurer
	Lessor:
Attest:	FIRST SECURITY BANK, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee, as the Lessor
By:	By:
Name:	Name:
Title:	Title:
(Corporate Seal)	
THIS IS COUNTERPART NO OF FIVE OF EXECUTED COUNTERPARTS. TO THE EXTREMENTAL CONSTITUTES CHATTEL PAPER UNDER THE SECURITY INTEREST IN THIS DOCUMENT POSSESSION OF ANY COUNTERPART OTHER	TENT, IF ANY, THAT THIS DOCUMENT HE UNIFORM COMMERCIAL CODE, NO MAY BE PERFECTED THROUGH THE
STATE OF ALABAMA	
COUNTY OF Tentral, ss:	
On this 16th day of June, 1999, before me to me personally known, who being by me duly swo Chief Financial Officer & Treasurer of Alabama foregoing instrument is the corporate seal of said cosealed on behalf of said corporation by authority of it the execution of the foregoing instrument was the foregoing Public	Power Company, that the seal affixed to the orporation, that said instrument was signed and its Board of Directors, and he acknowledged that
Hotary I done	

375078.1

[NOTARIAL SEAL]

STATE OF			•
COUNTY	, ss:		
On this day of	,, before me per	rsonally appeared	
On and day of			
me personally known,	, who being by me duly sworn,		
me personally known, First Security Bank,	, who being by me duly sworn, , National Association, not in	its individual capacity but	solely as
me personally known, First Security Bank, Trustee, as the Lessor	who being by me duly sworn, National Association, not in that the seal affixed to the for	tits individual capacity but regoing instrument is the sea	solely as al of said n
me personally known, First Security Bank, Trustee, as the Lessor association, that said	, who being by me duly sworn, , National Association, not in	its individual capacity but regoing instrument is the sea led on behalf of said nation	solely as al of said r nal associa
me personally known, First Security Bank, Trustee, as the Lessor association, that said authority of its Board	who being by me duly sworn, National Association, not in that the seal affixed to the for instrument was signed and sea	its individual capacity but regoing instrument is the sea aled on behalf of said nation owledged that the execution	solely as al of said r nal associa
me personally known, First Security Bank, Trustee, as the Lessor association, that said authority of its Board	who being by me duly sworn, National Association, not in that the seal affixed to the foi instrument was signed and seal of Directors, and [s]he acknowledge.	its individual capacity but regoing instrument is the sea aled on behalf of said nation owledged that the execution	solely as al of said r nal associa

IN WITNESS WHEREOF, the parties hereto have caused this Lease Supplement to be duly executed by their duly authorized representatives as of the 18th day of June, 1999.

	<u>Lessee</u> :
Attest:	ALABAMA POWER COMPANY
By:	By: Name: William B. Hutchins, III Title: Executive Vice President, Chief Financial Officer & Treasurer
	<u>Lessor</u> :
Attest:	FIRST SECURITY BANK, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee, as the Lessor
By: Name: Title: (Corporate Seal) ASSOCIATION	Name: Brett R. King Title: Assistant Vice President
THIS IS COUNTERPART NO OF FIVE (EXECUTED COUNTERPARTS. TO THE EXTENSITY CONSTITUTES CHATTEL PAPER UNDER THE SECURITY INTEREST IN THIS DOCUMENT POSSESSION OF ANY COUNTERPART OTHER	TENT, IF ANY, THAT THIS DOCUMENT HE UNIFORM COMMERCIAL CODE, NO MAY BE PERFECTED THROUGH THE
STATE OF ALABAMA COUNTY OF, ss:	
On this day of,, before me to me personally known, who being by me duly sword Chief Financial Officer & Treasurer of Alabama foregoing instrument is the corporate seal of said consealed on behalf of said corporation by authority of it the execution of the foregoing instrument was the financial corporation by authority of its consequence.	Power Company , that the seal affixed to the orporation, that said instrument was signed and as Board of Directors, and he acknowledged that
Notary Public	
[NOTARIAL SEAL]	
My commission expires:	

STATE OF UTAH			
COUNTY SALT LAKE	, ss:		
On this day of, <u>19</u>	<u>'99</u> , before me	personally appeare	d BRETT R. KINC, to
me personally known, who being	by me duly sw	orn, says that [s]he i	s the sistant Vice President of
First Security Bank, National	Association, no	ot in its individual of	capacity but solely as Owner
Trustee, as the Lessor, that the se	eal affixed to the	e foregoing instrume	ent is the seal of said national
association, that said instrument			
authority of its Board of Directo	ors, and [s]he ac	knowledged that th	e execution of the foregoing
instrument was the free act and d	- -		
Somere Brown			
Notary Public			
	65 TEN	NOTARY PUBLIC JANICE BRYANT	
[NOTARIAL SEAL]		79 South Main 3rd Fir. Salt Lake City, UT 84111	
		COMMISSION EXPIRES	
My commission expires:	77.5	SEPT. 14, 2001 STATE OF UTAH	

SCHEDULE 1 TO LEASE SUPPLEMENT NO. 2

Description of Equipment

Mechanized Rapid Discharge® V Coal Cars - 4418 Cubic Foot Capacity

Car Numbers: JHMX 991501-991560

JHMX 991201-991320

SCHEDULE I TO LEASE SUPPLEMENT NO. 2

Casualty Loss Values

Percentage	Casualty Loss Value Payment Date
100%	, 1999
***************************************	, 2000
	, 2000
	, 2001
·	, 2001
· ·	, 2002
	, 2002
accentation (The Age	, 2003
	, 2003
****	, 2004
	, 2004
	, 2005
	, 2005
***	, 2006

SCHEDULE II TO LEASE SUPPLEMENT NO. 2

Equipment Costs

See Acceptance Notice(s).

JHMX 991501-991560

60

JHMX 991201-991320

120

180 cars

TOTAL COST

\$11,668,172,40

SCHEDULE III TO LEASE SUPPLEMENT NO. 2

Date	Principal Component	Unamortized Lease Balance
	\$	S